Dear Applicant:

This is in regard to your recent request for information on how to petition the Governor for restoration of rights for non-violent offenses. The granting of restoration of rights is solely at the <u>discretion of the Governor</u>; it is not guaranteed. If a petition for restoration of rights is denied, the petitioner has <u>no right of appeal</u>, but may reapply after a two-year period.

An individual convicted of a felony in Virginia has lost certain civil rights, such as the right to vote, to hold public office, and to serve on a jury. Before considering such an individual for a pardon, Governor Warner requires that these rights be restored.

In order to be eligible for the restoration of one's civil rights certain conditions must first be met. The petitioner <u>must be free of any suspended sentence</u>, <u>probation and parole for a minimum of three (3) years</u>. In addition, <u>all costs</u>, <u>fines</u>, <u>and restitution must be paid before applying</u>. No application is considered if there is a DWI conviction within the past five (5) years. Petitions to the Governor for the restoration of one's civil rights must be made using the enclosed application for non-violent offenses. **You are not eligible for this process if you have been convicted of a violent**; a drug distribution offense; or voting fraud. A different application is available for these offenses.

The Restoration of Rights process takes at least *six months from the time an application is considered complete*. Petitions are reviewed in the order in which they are considered complete; therefore it will be in your best interest to make sure that all required documents are included with your petition.

Please direct all questions to:

Restoration of Rights Office Office of the Secretary of the Commonwealth Post Office Box 2454 Richmond, Virginia 23218-2454 (804) 692-2531